

ATTORNEY DOCKET NO.:PICO-0036-1

# DECLARATION FOR PATENT APPLICATION AND APPOINTMENT OF ATTORNEY

As a below-named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name; I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention (Design, if applicable) entitled: TRANSCEIVER MOUNTING ADAPTERS

the specification of which (ch	eck one):						
is attached here							
was filed or		as Applic	cation Serial No		, and	was a	amended o
	(if appli		4 41 4				
	(if applie	as International	Application (PCT) No	). <u> </u>	, a	ind was	amended o
I hereby state that I have revi any amendment(s) referred t application in accordance wit United States Code § 119 of a foreign application for patent	ewed and under o above. I are in <i>Title 37, Cod</i> uny foreign app	erstand the contents of almowledge the duty the of Federal Regulation of contents of the patent of	to disclose information ons, § 1.56(a). I hereby or inventor's certificate	which is not claim fore:	naterial to the ign priority be	examin nefits un	ration of thi
<del></del>		PRIOR FOREIG	N APPLICATION(S)				
Number		COUNTRY	DAY/MONTH/YE/	R FILED	Priori	TY CLAI	MED
					Yes	□ No	
					Yes	□ Ne	
application(s) designating The application is not disclosed in Code, § 112, I acknowledge which occurred between the fix	that/those pri the duty to dis ling date of the	or application(s) in the close material inform prior application(s) ar	e manner provided by ation as defined in <i>Titl</i>	the first par e 37, Code nternational	ragraph of <i>Tit</i> of Federal Re	le 35, U gulation his appli	nited States s, § 1.56(a) ication:
				GIATOS	(Faienteu, Fentu	ug or ADS	школеа)
						100	
1	or imprisonment that or imprisonment the validity of the valid	these statements were at, or both, under Sec. If the application or any thereby appoint as my business in the Paten SOCIATES cracy Lane ia 22030	e made with the knowled ston 1001 of Title 18 of patent issued thereon.  (our) attorneys, with it and Trademark Office  Telephone calls to:	lge that will the United of full powers of the connected	ful false statem States Code, a of substitution d therewith: ay A. Jagtiani	and that s and rev Ajay A	the like so such willful
		See following pages f	or additional Joint inventors.				
Full Name of First or Sole Inventor YUNKER, Bryan			Citizenship United States				
Residence Address - Street 1194 Twin Peaks Circle			Post Office Address Street 1194 Twin Peaks Cit	rcle			
City Longmont			City Longmont				
State or Country Colorado	zip 80503-217	0	State or Country Colorado	Zip	/ 80503-2170		
DATE 5-17-01			SIGNATURE	ny	wVv		
			Ū.				

DATE

## ATTORNEY DOCKET NO.: PICT-0036-1 DECLARATION FOR PATENT APPLICATION AND APPOINTMENT OF ATTORNEY

	Page 2
Full Name of Additional Joint Inventor MOORE, Andrew	Citizenship United States
Residence Address - Street 1313 Iris Circle	Post Office Address Street 1313 Iris Circle
City Broomfield	City Broomfield
State or Country Zip Colorado 80020	State or Country Zip Colorado 80020
DATE 5-17-01	SIGNATURE andre hong
Fall Name of Additional Joint Inventor PAULEY, Rob	Citizenship United States
Residence Address - Street 277 McKinley Park Lane	Post Office Address Street 277 McKinley Park Lane
City Louisville	City Louisville
State or Country Zip Colorado 80301	State or Country Zip Colorado 80301
DATE 5./18/01	SIGNATURE Roberts to faily
Full Name of Additional Joint Inventor	Citizenship
Residence Address - Strees	Post Office Address Street
City	City
State or Country Zip	State or Country Zip
Date	SIGNATURE
Full Name of Additional Joint Inventor	Clázenship
Residence Address - Street	Post Office Address Street
City	City
State or Country Zip	State or Country Zip

See following pages for additional joint inventors.

SIGNATURE

Zip

U.S. Department of Commerce Patent and Trademark Office

RECORDATION FORM O PATENTS C	
2	PICO-0055-1
To the Honorable Commissioner of Patents and Trademarks. Please record the	e attached original documents or copy thereof.
<ol> <li>Name of Conveying Party(ies):</li> <li>YUNKER, Bryan, MOORE, Andrew, and PAULEY, Rob</li> <li>Additional names of conveying parties attached</li> </ol>	2. Name and Address of Receiving Party(ies):  Name: Picolight Incorporated  Internal Address:
3. Nature of Conveyance:   Assignment Change of Name Other: Execution Date: YUNKER, Bryan 05-14-01	Street Address: 4655 Nautilus Court South
MOORE, Andrew 05-17-01 PAULEY, Rob 05-16-01	City, State, Zip: Boulder, Colorado, 80301  Additional name(s) and address(es) attached.
4. (a) Patent Application Number(s):	4. (b) Patent Numbers:
To be assigned  If this document is being filed together with a new application, the execution date of the application is:	T. (b) Taleia Mansers.
April 5, 2004	
☐ Additional Numb	
5. Name and Address of Party to whom Correspondence Concerning this Document Should be Mailed:	6. Total Number of Applications and Patents Involved: 1
Name: Ajay A. Jagtiani	7. Total Fee: \$40.00 (37 C.F.R. § 3.41)
Address: JAGTIANI + GUTTAG 10363-A Democracy Lane Fairfax, Virginia 22030	Authorized to be charged to deposit account.
	8. Deposit Account Number:  10-0233-PICO-0055-1  ATTACH DUPLICATE COPY OF THIS PAGE IF PAYING BY DEPOSIT ACCOUNT
DO NOT USE TH	IIS SPACE
9. Statement and Signature:  To the best of my knowledge and belief, the foregoing is true and co document.	orrect and any attached copy is a true copy of the original  April 5, 2004
Ajay A. Jagtiani, Registration Number 35,205	Total number of pages comprising cover sheet: 1

U.S. Department of Commerce Patent and Trademark Office

PATENTS C	ONLY
The state of Test and Test and Test and the	PICO-0055-1
To the Honorable Commissioner of Patents and Trademarks. Please record the	e attached original documents or copy thereof.
<ol> <li>Name of Conveying Party(ies):</li> <li>YUNKER, Bryan, MOORE, Andrew, and PAULEY, Rob</li> <li>Additional names of conveying parties attached</li> </ol>	Name and Address of Receiving Party(ies):  Name: Picolight Incorporated
	Internal Address:
3. Nature of Conveyance:	Street Address: 4655 Nautilus Court South
MOORE, Andrew 05-17-01 PAULEY, Rob 05-16-01	City, State, Zip: Boulder, Colorado, 80301  Additional name(s) and address(es) attached.
4. (a) Patent Application Number(s):	4. (b) Patent Numbers:
To be assigned  If this document is being filed together with a new application, the execution date of the application is:	
April 5, 2004	
☐ Additional Numb	ers Attached.
5. Name and Address of Party to whom Correspondence Concerning this Document Should be Mailed:	6. Total Number of Applications and Patents Involved: 1
Name: Ajay A. Jagtiani	7. Total Fee: \$40.00 (37 C.F.R. § 3.41)
Address: JAGTIANI + GUTTAG 10363-A Democracy Lane Fairfax, Virginia 22030	Authorized to be charged to deposit account.
	8. Deposit Account Number:  10-0233-PICO-0055-1  ATTACH DUPLICATE COPY OF THIS PAGE IF PAYING BY DEPOSIT ACCOUNT
DO NOT USE TH	IIS SPACE
9. Statement and Signature:	
To the best of my knowledge and belief, the foregoing is true and co document.	orrect and any attached copy is a true copy of the original  April 5, 2004
Ajay A. Jagtiani, Registration Number 35,205	
	Total number of pages comprising cover sheet: 1

PIXO-0036-1

### ASSIGNMENT

WHEREAS, BRYAN YUNKER, whose post office addresses appear below (hereinafter referred to as Assignor), have invented certain new and useful improvements in an Transcerver Mounting Adapters (hereinafter referred to as The Invention) for which an application for United States Letters Patent was filed concurrently herewith, Serial Number: \_\_\_\_\_\_;

WHEREAS, PICOLIGHT INCORPORATED, whose post office address is 4665 Nautilus Court South, Suite 3. Boulder, Colorado 80301, (hereinafter referred to as Assigned), is desirous of acquiring the entire right, title and interest in and to the same in the United States

NOW. THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, we, Assignor, by these presents do sell, assign and transfer until said ASSIGNES, the entire right, title and interest in and to said invention and application throughout the United States of America, including any and all United States Letters Patent granted on any division, continuation, continuation, continuation, entire right, receipt and to said invention throughout the world, including the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded Assignors, under the terms of the Paris International Convention and all other available international conventions and treaties; and the entire right, title and interest in and to any and all patents, patents of addition, utility models, patents of importanton, revalidation patents and inventor certificates which may be granted throughout the world in respect of said invention.

ALSO, ASSIGNOR hereby agrees to execute any documents that legally may be required in connection with the filing, prosecution and maintenance of said application or any other patent application(s) or inventor certificate(s) in the United States and in foreign countries for said invention, including additional documents that may be required to affirm the rights of ASSIGNEE in and to said invention, all without further consideration. ASSIGNOR also agrees, without further consideration and at ASSIGNOR's expense, to identify and communicate to ASSIGNEE at ASSIGNOR's request documents and information concerning the invention that are within ASSIGNOR's possession or control, and to provide further assurances and testimony on behalf of ASSIGNEE that lawfully may be required of ASSIGNOR in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument.

ASSIGNOR also agrees, without further consideration and at ASSIGNEE'S expense, to transfer the right to sue for past infringement to ASSIGNEE and at ASSIGNEE'S request documents and information concerning the enforcement of the right to sue within ASSIGNOR'S possession or control, and to provide further assurances and testimony on behalf of ASSIGNEE that lawfully may be required of ASSIGNOR in respect of the right to sue of any patent encompassed within the terms of this instrument.

ANSKUNOR'S obligations under this instrument shall extend to Assignor's heirs, executors, administrators and other legal

Assignon hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent referred to above to Assignee of the entire right, title and interest in and to the same, for Assignee's sole use and behalf; and for the use and behalf of Assignee's legal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by Assignor had this assignment will sale not been made.

Date:

Bryan Yunker 1194 Twin Peak's Circle Longmont, Colorado 80503-2170

5-14-0 /

-----

Plutmin about the land

Before me personally appeared said and deed this \_\_\_\_\_ day of \_\_\_\_

. 2001.

and acknowledges this instrument to be his (her) free act

Notary Public

PICOLIGHT INC.



(전) 0.0 (전) 보. 4

VIXQ-0036-1

### ASSIGNMENT

WHEREAS, Andrew Moore, whose post office addresses appear below (hereinafter referred to us Assignor), have invented certain new and useful improvements in an Transcriver Mounting Adapters (hereinafter referred to as The Invention) for which an application for United States Letters Patent was filed concurrently herewith, Serial Number:

WHEREAS, PICOLIGHT INCORPORATED, whose post office address is 4665 Nautilus Court South, Suite 3, Boulder, Colorado 80301, (hereinafter referred to as Assignee), is desirous of acquiring the entire right, title and interest in and to the same in the United States and throughout the world:

NOW. THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, we, Assignor, by these presents do sell, assign and transfer until said Assignore, the entire right, title and interest in and to said invention and application throughout the United States of America, including any and all United States Letters Patent granted on any division, continuation, continuation-in-part and recissue of said application; and the entire right, title and interest in and to said invention throughout the world, including the right to apply for International Convention and all other available international conventions and treatics; and the entire right, title and interest in and to any and throughout the world in respect of said invention.

ALSO, Assignor hereby agrees to execute any documents that legally may be required in connection with the filing, prosecution and maintenance of said application or any other patent application(s) or inventor certificate(s) in the United States and in foreign countries for said invention, including additional documents that may be required to affirm the rights of Assignee in and to said invention, all without further consideration. Assignore's expense, to identify and communicate to Assignee at further assurances and testimony on behalf of Assignee that lawfully may be required of Assignore in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument.

Assignor also agrees, without further consideration and at Assignee's expense, to transfer the right to sue for past inflingement to Assignor and at Assignee's request documents and information concerning the enforcement of the right to sue within Assignor's possession or control, and to provide further assurances and testimony on behalf of Assignee that lawfully may be required of Assignor in respect of the right to sue of any patent encompassed within the terms of this instrument.

ASSIGNOR'S obligations under this instrument shall extend to Assignor's heirs, executors, administrators and other legal

ASSIGNOR hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent referred to above to ASSIGNOE'S of the entire right, title and interest in and to the same, for ASSIGNOE'S sole use and behalf, and for the use and behalf of ASSIGNOE'S legal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by ASSIGNOR had this assignment and sale not been made.

Andrew Moore 1313 Iris Circle Broomfield, Colorado 80020 adsollare sprawe

Date:

5-87-01

35n

(Newstanties professed has not required)

Before me personally appeared said \_\_\_\_\_\_ and acknowledges this instrument to he his (her) free act

Notary Public

ALY RELA

#### ASSIGNMENT

WHEREAS, ROB PAULEY, whose post office addresses appear below (hereinafter referred to as Assignor), have invented certain new and useful improvements in an Transcriver Mounting Adapters (hereinafter referred to as The Invention) for which an application for United States Letters Patent was filed concurrently berewith, Serial Number: \_\_\_\_\_\_;

WHEREAS. PICOLIGHT INCORPORATED, whose post office address is 4665 Nautilus Court South, Suite 3. Boulder, Colorado 80301, (hereinafter referred to as ASSIGNES), is desirous of acquiring the entire right, title and interest in and to the same in the United States and throughout the world;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, we, ASSIGNOR, by these presents do sell, assign and transfer until said ASSIGNOR, the entire right, title and interest in and to said invention and application throughout the United States of America, including any and all United States Letters Patent granted on any division, continuation, continuation-in-part and reissue of said application; and the entire right, title and interest in and to said invention throughout the world, including the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded ASSIGNOR under the terms of the Paris International Convention and all other available international conventions and treaties; and the entire right, title and interest in and to any and all patents, patents of addition, utility models, patents of importation, revalidation patents and inventor certificates which may be granted throughout the world in respect of said invention.

ALSO, Assignor hereby agrees to execute any documents that legally may be required in connection with the filing, prosecution and maintenance of said application or any other patent application(s) or inventor certificate(s) in the United States and in foreign countries for said invention, including additional documents that may be required to affirm the rights of Assignee in and to said invention, all without further consideration. Assignor also agrees, without further consideration and at Assignee's expense, to identify and communicate to Assignee at Assignee's request documents and information concerning the invention that are within Assignor's possession or control, and to provide further assurances and testimony on behalf of Assignee that lawfully may be required of Assignor in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument.

Assignce also agrees, without further consideration and at Assignee's expense, to transfer the right to sue for past infringement to Assignee and at Assignee's request documents and information concerning the enforcement of the right to sue within Assignor's possession or control, and to provide further assurances and testimony on behalf of Assignee that lawfully may be required of Assignor in respect of the right to sue of any patent encompassed within the terms of this instrument.

ASSIGNOR'S obligations under this instrument shall extend to Assignor's heirs, executors, administrators and other legal representatives.

ASSIGNOR hereby authorizes and requests the Commissioner of Patents and Trudemarks to issue any and all United States Letters l'atent referred to above to ASSIGNEE of the entire right, title and interest in and to the same, for ASSIGNEE's sole use and behalf, and for the use and behalf of ASSIGNEE's legal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by ASSIGNOR had this assignment and sale not been made.

Rob Pauley 277 McKinley Park Lane Louisville, Colorado 80301 Rock 12, Touly

Date:

\$/16/01 ssn.

(Numericalis) preferred but not registered

Before me personally appeared said \_ and deed this day of

and acknowledges this instrument to be his (her) free act

, 2001.

Notary Public

LICOLIGNI INC.

			SMALL BUSINES
Applicant or Patentee:	JEWELL, Jack L.	Docker#:	PICO-0036-1
Scrial or Patent Number:	To be assigned	Examiner:	
Filed or Issued:	Concurrently herewith	Art Unit:	
Por:	Transceiver Mounting Adapters		

VERIFIED STATEMENT (DECLARA		
CLAIMING SMATT Carriers com.	TION) BY A SMALL BUSINESS	CONCERN
CEAMING SMALL ENTITY STATU	S UNDER 37 C.F.R. §§ 1.9(F) A	ND 1.27(C)
I hereby declare that I am		
(X) the owner or officer of the small business concern	identified below;	
an official of the small business concern empowere	ed to act on behalf of the concern ident	ified below:
Name of Concern: Picolight Incorporated		
Address: 4665 Nautilus Court South, Suite 3, Boulder, Color	rado 80301	•
I hereby declare that the above identified small business concernant reproduced in 37 CFR 1.9(a), for purposes of paying reduction that the number of employees of the concern, including those statement. (1) the number of employees is the average over it full-time, part-time or temporary basis during each of the pay when either, directly or indirectly, one concern controls or has the power to control both.	of its affiliates, does not exceed 500 pe previous fiscal year of the concern	persons. For purposes of this of the persons criployed on a
I hereby declare that rights under contract or law have been con with regard to the matter described in:	weyed to and remain with the small bu	sincss concern identified above
The specification filed herewith, with the title as lis		
Line patent application identified above.		·
☐ The PCT international patent application identified ☐ The patent number identified above.	above.	
If the rights held by the above identified small business concer rights to the invention must file separate verified statements aver held by any person, other than the inventor, who would not on	n are not exclusive, each individual.	concern or organization besieve
held by any person, other than the inventor, who would not qualified the invention, or by any concern who would not qualified organization under 37. CFR 1.9(e). Each person or organization.  \[ \begin{array}{c} \text{Exch such person, concern or organization.} \end{array} \]  Each such person, concern or organization as listed.	having any rights in the invention is lis	37 CFR 1.9(c) if that person 37 CFR 1.9(d), or a nonprofit ted below:
Fig. Niam	DEIOW:	
FIA2 Nam	DEIOW:	
FIAL NUM	DE(OW:	□ Individual
	DE(OW:	☐ Individual ☐Small Business Concern
ADDRESS:	DE(OW:	□ Individual
	DE(OW:	☐ Individual ☐Small Business Concern
	DE!OW:	☐ Individual ☐Small Business Concern
I acknowledge the duty to file, in this application or patent, notificantly status prior to paying, or at the time of paying, the earliest status as a small entity is no longer appropriate (37 CFR 1.28(b)).  I hereby declare that all statements made herein of my own know are believed to be true; and further that these statements were made are unishable by five or invariant.	cation of any change in status resulting of the issue fee or any maintenance feedge are true and that all statements nade with the knowledge that willful fe	Individual    Small Business Concern    Nonprofit Organization
I acknowledge the duty to file, in this application or patent, notificantly status prior to paying, or at the time of paying, the earliest status as a small entity is no longer appropriate (37 CFR 1.28(b)).  I hereby declare that all statements made herein of my own know are believed to be true; and further that these statements were made are punishable by fine, or imprisonment, or both, under see false statements may jeopardize the validity of the application statement is directed.	cation of any change in status resulting of the issue fee or any maintenance feedge are true and that all statements nade with the knowledge that willful fe	☐ Individual ☐ Small Business Concern ☐ Nonprofit Organization  in loss of entitlement to small be due after the date on which  ade on information and belief alse statements and the like so
I acknowledge the duty to file, in this application or patent, notificantly status prior to paying, or at the time of paying, the earliest status as a small entity is no longer appropriate (37 CFR 1.28(b)).  I hereby declare that all statements made herein of my own know are believed to be true; and further that these statements were made are punishable by fine, or imprisonment, or both, under see false statements may jeopardize the validity of the application statement is directed.	cation of any change in status resulting of the issue fee or any maintenance filedge are true and that all statements need with the knowledge that willful fation 1001 of Title 18 of the United State, any patient issuing thereon, or any	☐ Individual ☐ Small Business Concern ☐ Nonprofit Organization  in loss of entitlement to small be due after the date on which  ade on information and belief alse statements and the like so
I acknowledge the duty to file, in this application or patent, notificantly status prior to paying, or at the time of paying, the earliest status as a small entity is no longer appropriate (37 CFR 1.28(b)).  I hereby declare that all statements made herein of my own know are believed to be true; and further that these statements were made are punishable by fine, or imprisonment, or both, under see false statements may jeopardize the validity of the application statement is directed.	cation of any change in status resulting of the issue fee or any maintenance for the issue fee or any maintenance for the issue fee or any maintenance for the grade with the knowledge that willful faction 1001 of Title 18 of the United State, any patient issuing thereon, or any	Individual    Small Business Concern    Nonprofit Organization
I acknowledge the duty to file, in this application or patent, notificantly status prior to paying, or at the time of paying, the earliest status as a small entity is no longer appropriate (37 CFR 1.28(b)).  I hereby declare that all statements made herein of my own know are believed to be true; and further that these statements were made are punishable by fine, or imprisonment, or both, under see false statements may jeopardize the validity of the application statement is directed.  **MARKAY TIME**  Jack L. Jewell, CTO	cation of any change in status resulting of the issue fee or any maintenance filedge are true and that all statements need with the knowledge that willful fation 1001 of Title 18 of the United State, any patient issuing thereon, or any	Individual    Small Business Concern    Nonprofit Organization
I acknowledge the duty to file, in this application or patent, notificently status prior to paying, or at the time of paying, the earliest status as a small entity is no longer appropriate (37 CFR 1.28(b)).  I hereby declare that all statements made herein of my own know are believed to be true; and further that these statements were made are punishable by fine, or imprisonment, or both, under see false statements may jeopardize the validity of the application statement is directed.  Nauxan time  Jack L. Jewell, CTO  Auxant Picolight Incorporated  Picolight Incorporated	cation of any change in status resulting of the issue fee or any maintenance for the issue fee or any maintenance for the issue fee or any maintenance for the grade with the knowledge that willful faction 1001 of Title 18 of the United State, any patient issuing thereon, or any	Individual    Small Business Concern    Nonprofit Organization
I acknowledge the duty to file, in this application or patent, notificantly status prior to paying, or at the time of paying, the earliest status as a small entity is no longer appropriate (37 CFR 1.28(b)).  I hereby declare that all statements made herein of my own know are believed to be true; and further that these statements were made are punishable by fine, or imprisonment, or both, under see false statements may jeopardize the validity of the application statement is directed.  Naukawa ima.  Jack L. Jewell, CTO	cation of any change in status resulting of the issue fee or any maintenance for the issue fee or any maintenance for the issue fee or any maintenance for the grade with the knowledge that willful faction 1001 of Title 18 of the United State, any patient issuing thereon, or any	Individual    Small Business Concern    Nonprofit Organization